

EXHIBIT “G”

Debbie McGuckin

From: MFIWSI <mfiwsi@comcast.net>
Sent: Wednesday, August 12, 2015 2:33 PM
To: Samantha Millrood
Subject: FW: PHL/Hathaway

-----Original Message-----

From: Rousseau, Jule [mailto:Rousseau.Jule@ARENTFOX.COM]
Sent: Thursday, September 16, 2010 7:35 PM
To: mfiwsi@comcast.net
Subject: Re: PHL/Hathaway

Sorry. Call you tomorrow.

----- Original Message -----

From: MFIWSI [mailto:mfiwsi@comcast.net]
Sent: Thursday, September 16, 2010 06:23 PM
To: Rousseau, Jule
Subject: Re: PHL/Hathaway

Were we supposed to speak today? What time tomorrow works for you?

Further, as it's now been a week since the Trustee received the letter, our case for taking over the Bitter policy is more compelling.

Rather than wait, shall I exercise by LPOA? Or what do you advise?

-sgp

At 04:50 PM 9/15/2010, you wrote:

>Steven and I will discuss. How about Thu about 4?
>

>----- Original Message -----

>From: Willis Orton [mailto:worton@kmclaw.com]
>Sent: Wednesday, September 15, 2010 03:06 PM
>To: Rousseau, Jule
>Cc: 'mfiwsi@comcast.net' <mfiwsi@comcast.net>
>Subject: PHL/Hathaway

>

>Jule,

>

>Here is a copy of what we filed on Monday (except the attached two
>cases). I didn't feel comfortable making the Rule 11 argument your
>associate had placed in the draft and so it was omitted.

>

>The question now is: do you want to submit the motion? Once it is
>submitted, the court has the option of either ruling on the motion

>summarily, without oral argument, or of convening oral argument. While
>this judge normally allows oral argument, there is no guaranty he will
>do so here. We could ask for oral argument (which we haven't yet done)
>but that likewise is no guaranty that he grant us oral argument.

>

>Please advise.

>

>

>Willis

>

>

>R. Willis Orton

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>60 East South Temple, Suite 1800

>Salt Lake City, Utah 84111

>Direct Line Telephone: (801) 321-4816

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>

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